

From: [Pierre, Patricia](#)
To: ["Saucier, Karen"](#)
Cc: [Cinque, Anthony](#); [Ernie Schaub](#)
Subject: RE: Dayco/LE Carpenter Site - Sampling Approach Modifications
Date: Wednesday, March 19, 2014 11:32:00 AM
Attachments: [image001.png](#)

Hello Karen –

EPA and NJDEP have reviewed the recommendations for modifications to the groundwater monitoring approach at the Site presented in the 2013 semi-annual reports and below. The Agencies find the proposed changes to be acceptable with the exception of the following:

MW-30 Area, Bullet 2 - The current sampling approach should continue to be implemented until complete delineation of groundwater contamination in the wetland area has been achieved.

Implementation of the approved changes may begin with the upcoming routine groundwater sampling event. As always, please do not hesitate to contact me with any questions. Thank you.

Patricia

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From: Saucier, Karen [<mailto:KSaucier@trcsolutions.com>]
Sent: Tuesday, March 18, 2014 9:31 AM
To: Pierre, Patricia
Cc: Culp, Barrett; Ernie Schaub (ernie.schaub@polyone.com)
Subject: Dayco/LE Carpenter Site - Follow-up

Patricia,

With my time away from the office and continued bad weather (I am so ready for Spring), I have been remiss in getting back to you with available dates for a conference call to followup on the most recent set of Agency comments and our response.

- We have folks traveling this week, but could be available for a call in the morning on Friday, March 21st.
- I am on planes Monday and Friday of the following week, but could be available for a call Tuesday through Thursday - March 25th through 27th.

On a related topic, we are scheduled for 1Q sampling at the LE Carpenter site in Wharton, NJ during the week of March 24th.

In the 2013 semiannual reports, we put forward recommendations for modifications to the sampling approach. Specifically, these recommendations for the MW-19/HS-1 and MW-30 areas were as follows:

MW-19/HS-1 Area

Based on the data obtained since the 2010 removal of source material within the MW-19/HS-1 area, continuation of groundwater quality and MNA monitoring in the MW-19/HS-1 area is

recommended. TRC further recommended to implement the following modifications to the performance monitoring program for the MW-19/HS-1 area beginning in 2014:

- Monitoring wells MW-19-5R, MW-19-7R, and MW-19-13 will be sampled in future performance monitoring events.
- Given that BTEX and MNA parameters are not highly variable over time, TRC will reduce the MW-19/HS-1 area monitoring to once per year occurring during the second quarter.

MW-30 Area

Concentrations of constituents of concern (COCs) detected within the MW-30 Post Remedial Monitoring Plan (PRMP) monitoring network continue to exhibit downward concentration trends consistent with previous monitoring periods. Based on the data obtained since the 2005 Source Reduction, continuation of groundwater quality monitoring and reduced frequency MNA monitoring in the MW-30 area is recommended. TRC further recommended to implement the following modifications to the performance monitoring program for the MW-30 area beginning in 2014:

- Given that BTEX has not been detected at concentrations above the NJGWQC in selected monitoring wells for five or more years, remove BTEX constituents from the analytical program for selected MW-30 Area monitoring wells: MW-8, MW-28s, MW-28i, MW-29s, MW-30s(R), MW-30i, and MW-30d.
- Modify monitoring frequency for COCs to semiannual, with sampling to occur during the second and fourth quarters.
- Reduce monitoring for MNA parameters to once per year during the second quarter.

If you can provide feedback on any or all of these sampling recommendation, prior to next week's sampling event, that would be ideal.

We look forward to hearing from you.

Karen

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